UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

v.

ALEXANDER MASHINSKY,

Defendant.

Case No. 23 Cr. 347 (JGK)

DECLARATION OF MICHAEL F. WESTFAL IN OPPOSITION TO THE GOVERNMENT'S MOTIONS IN LIMINE

Pursuant to 28 U.S.C. § 1746, I, Michael F. Westfal, declare as follows:

- 1. I am an attorney admitted to practice before this Court and counsel with the law firm Mukasey Young LLP.
- 2. I am a counsel of record for Defendant Alexander Mashinsky in the abovecaptioned action.
- 3. I submit this declaration in opposition to the government's motions *in limine* (ECF No. 77). The exhibits cited in this declaration have been filed under seal pursuant to the Court's August 9, 2023 protective order, ECF No. 22.
- 4. Attached as Exhibit A is a July 22, 2021 email stamped as SDNY_R01_ 03564959.
- 5. Attached as Exhibit B is an August 3, 2021 email stamped as SDNY_R01_ 03564847.
- 6. Attached as Exhibit C is an April 12, 2022 email stamped as SDNY_R02_00462429.
- 7. Attached as Exhibit D is an April 15, 2022 email stamped as SDNY_R01_ 03565151.

8. Attached as Exhibit E is an excerpt of a document stamped as SDNY_R01_ 00079433.

I hereby declare under penalty of perjury that the foregoing is true and correct.

Dated: New York, New York November 8, 2024

/s/ Michael F. Westfal Michael F. Westfal

MUKASEY YOUNG LLP 570 Lexington Avenue, Suite 3500 New York, New York 10022 Tel: (212) 466-6400 michael.westfal@mukaseylaw.com

Counsel for Defendant Alexander Mashinsky